

As a resident of Wisconsin who is currently protected from intrusive and uninvited phone calls from telemarketers by virtue of Wisconsin law, I object to any efforts by the Consumer Banking Association or any other group to weaken the law to permit any party to call me for 18 months after cancellation of a business relationship. Those are exactly the calls the law should prohibit. The CBA proposal substantially weakens the Wisconsin law as a consumer protection device. Isn't it bad enough I now receive unsolicited calls during dinner from parties soliciting my approval for their customers (banks, stores etc.) to be named as exceptions to my do-not-call order? Calls of that nature should be covered by the do-not-call rule if they are not now.

I urge the FCC not to weaken the Wisconsin do-not-call law at the request of the very parties whose calls Wisconsin consumers have said they don't want to receive.